Case 7:08-cr-00054-EKD Document 442 Filed 06/13/23 Page 1 of 7 Pageid#: 6472 IN THE UNITED STATES DISTRICT COURT, FOR THE WESTERN DISTRICT OF VIRGINIA CLERK'S OFFICE U.S. DISTRICT, COURT AT ROANOKE, VA Roanske Division JUN 13 2023 United States Of America Case No: 7:08-cr-054 William A White Defendant REPLY TO DOC440 Comes New the Defendant, William A White, and . I hereby Reply to the United States Response to Motion for Return of Seized Property (Noc 440) as follows: 1) From 1997 to 2008 I published auxborte critical of Judgeo-occult control over the United States and its institutions and from 2001 to 2008 I worked with a variety of other actors to reportan, and, eventually to infiltrate and disrupt the FBI's counterextremism activities: Innetaliation, Michael Mukasey, a Judaic suprenacist in the George W. Bushadministration serving as Attorney Georgal, ordered the FBI to fabricate a protect formy arrest to silence me This Crusade was then willingly taken up by the Obana administration and particularly Tom Perez, Director of the Department of Instice's Civil Rights Division 2) on February 28, 2005, Bort Ross, acting at the direction and with the assistance of Craig Cobb, a tollower of the World Church of the Creator acting at the direction of Matthew Hale, murdered Michael Lethan and Dang Humphrey, husband and nother of the interded target, US District Judge Jan Lefkow, A year later, Cobb, who had

Case 7:08-cr-00054-EKD. Document 442. Filed 06/13/23. Page 2 of 7. Pageid#: 647:	}
fled to Estania after the murders, confessed to recounting Ross to commit the murd	ers
and sent me a recording of him doing so, as well as substantial other evidence.	
this to coursel, Jack Kenett, and asked him to turn this over to the FBI.	He.
refused, saying that the FBI and Department of Justice ("DOJ") were too co	mupt.
In 2008, after I learned of the Grand Jury proceedings in this matter, I asked	
then coursed Harry Brown to turn this information over to the FBI, but, the	
was so intent upon silencing my criticism of Judaism they refused to acc	
myinformation	
3) Instead of accepting my assistance, the DOJ anested me and ordered me to	tured
by the Bureau of Prisons ("BOP"), Leaving me with permonently disabling psyc	
problems, diagnosed now by three doctors, including one BOP doctor, as PTSD,	i
one government-retained doctor as Major Depressive Disorder with Psycho	1
Features. It devied me medical core for these injuries and rail maded met	
two about prosecutions - one for the non-existent offense of "soliciting a v	
felony of abstruction of justice, where it used extensive coached perjuny to	!
obtaining consistion, and two for the non-crimes charged here of daring	to
criticize and ridicule protected people, where, again, perjury was presented	
exculpatory evidence was destroyed, and the jury was improperly instruc	ted.
4) After my release, the United States continued to threaten and pursue me, p	pring
me to eventually leave the country. After I left the country, the United State	es state
my identity and used it to send death threats to my wife and to a group of f	
state and federal law enforcement and judicial officers, among others.	· · · · · · · · · · · · · · · · · · ·
	<u>. </u>
5) To stop the use of torture in March 2013, I made the FBI aware of its failur	neto
solve the Lefton murders and identified evidence it had previously seized th	1
corroburated this. The FBI and DOJ, in response, decided that their bests	
-7	
-2-	i

	se 7:08-cr-00054-EKD Document 442 Filed 06/13/23 Page 3 of 7 Pageid#: 6474
4200146	estoprosecute me for the death threats they sent with my state identity, torture
	11 1 ,
falsely	for then. The United States has expressed this misappraisal of reality
	Whitsmanic insistence that I'm desperate to be released.
b) After 1	porturing me to the point of un recoverable disability in 2014, the DOJ sent
	BOP "counter-terrorism Facility where it spert severyears trying to re-
	me to work forit. It first offered me a reprieve in 2018, and when I re-
tused	t, it pragressively out off my communications, eventually planing me under
/s	Administrative Measures ("SAMS") and tried to frome me for additional
į.	Meanwhile it lied repeatedly to the District Courts claiming that I was
	ndrefused to disclose the documents showing that I was being truthful,
though	h many of these documents eventually come out.
7) Eventu	ally; bypuse luck- by the OOT's failure to so domage the discovery materials
it tur	ned overtomy course soasto leave then completely unreceverable - I was
able to	produce one enail from 600 sent to the FBI thinking it wasne asking for
helpfl	sely to Iron, aswell as 28 pages of emails between myself and an Ironian
<u>intelli</u>	gence officer. This prompted the FBI and BOP to spendayear in sisting that I
was por	tot Hale's cult, then to offerme a repriese for a second time of I would agree.
to test	ty, starta Republican extremist group to entrap Trump supporters, and, to stop
<u> </u>	ing Judaism.
8) When	I refused the 2021 reprieve, the DOJ, FB1 and BOP set me up to be assumbled,
	used the assault as an excuse to again torture me by holding me in a fitthy,
insec	-infested, 100+0 cell for fivemenths.

Case 7:08-cr-00054-EKD Document 442 Filed 06/13/23 Page 4 of 7 Pageid#: 647	75
9) Ultimately, to stop the United States from offering me further deals, I wrote t	o the
Office of Pardon Attorney to withdraw my application for a pardon, saying	
I would prefer to complete my sentence than accept any deal the United	
may potentially offer. I also initiated this action, in part to determine wi	
the United States still had in its possession only of the Lefkow evidence.	
0) The United States now certifies that the Dardick copy of the relevant ev	viderce
has been destroyed or is otherwise not inits possession. This confirms	
belief that the United States cannot prosecute the Lefkow killings	
I were to agree to assist it. And, as I won't - and possibly at this point co	
assist the United States, justice has been served in this matter. The U.	
States will holdme in prison to limit my ability to criticize Judaism, and,	at a second seco
who actually killed a federal judge's family because of their opposition	
will, because of the corruption, arrogance and stupidity of the United State	es, autree
	0
Thus, I accept the United States' response, which mosts this proceeding.	
Respectfully Submitted,	
Must	\$ 0.000 miles (1.000 miles (1.0
William A White # 13888-084	
FCI- Cumberland	
PO Box 1000	
Camberland, MDZ1501	

-5-

Case 7:08-cr-00054-EKD Document 442 Filed 06/13/23 Page 6 of 7 Page of # BALTIMORE MD 212 federal Correctional Institution-Combertano PUBON1000 Cumberland, MOZISOI

> ⇔ 13888-084⇔ Clerk Wd Va Us Dist Ct 210 Franklin RD SW Room 308_ - Roanoke, VA 24011 United States

8 JUN 2023 PM 6 L



